## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Terry Keith Bryant

Serial No.

10/767,396

Filed

January 23, 2004

For

METHOD OF IMPROVING MEDICAL APPARATUS IN

ORDER TO REDUCE OR REPLACE ANCILLARY MEDICAL ASSISTANCE BY EMPLOYING AUDIBLE VERBAL HUMAN SOUNDING VOICES WHICH PROVIDE INFORMATION,

INSTRUCTIONS, WARNINGS, ALERTS AND/OR

MEASUREMENTS AS NEEDED

Examiner

: Shirley Xueying Jian

Art Unit

3769

Our File No.

1023.8009

## **CERTIFICATION OF E-MAILING**

I hereby certify that this correspondence, and any attachments thereto, is being filed via electronic mail with the Commissioner For Patents, P. O. Box 1450, Alexandria, VA 22313-1450.

BEATRIZ BERNAL

/beatriz bernal/

August 13, 2010

Name of Person Mailing

Paper

Signature

Date

## STATUS LETTER

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is an inquiry as to the status of this case along with a basic outline and timeline of what has occurred prior to the application being reassigned to Examiner Jian.

Initially, this application was filed on January 23, 2004 and has been pending since that time. It is respectfully noted that Applicant's Supplemental Response to the last office action was filed on January 8, 2010, which is well over seven months in delaying the allowance of the application.

It is also respectfully noted that Applicant has had several telephone interviews with prior examiner Michael Astorino and always followed the prior examiner's suggestions in subsequent

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Amendments to Office Actions. At the time of prior examiner Astorino's promotion within the Patent

Office, Applicant had fully responded and amended the claims to successfully overcome all of the

patents previously relied on by prior examiner Astorino. In fact, the last office action by prior examiner

Astorino only address alleged "new matter" concerns and did not reject the claims based on any

patents.

Applicant's January 8, 2010 response fully addresses and overcomes the previous alleged "new

matter" issue. There has already been numerous prior art searching of Applicant's claimed invention by

prior examiner Astorino. Accordingly, it is respectfully submitted that no further searching is required

of Applicant's claimed invention. Applicant has previously complied with all outstanding issues, and

Applicant's claims and arguments were considered acceptable by prior examiner Astorino.

As mentioned above, Applicant has patiently waited for over six years and has fully complied

with all requests, suggestions and requirements of prior examiner Astorino. Such amendments

highlighted the uniqueness and novelty of Applicant's claimed invention, and successfully evidenced the

patentability of Applicant's claimed invention over the previously cited patents raised by prior examiner

Astorino. Please take these conditions into consideration as the Applicant respectfully request that you

indicate that the claims are in condition for allowance.

With all proper formalities being given favorable results to date, Applicant respectfully requests

favorable action by the issuance of a Notice of Allowance to complete examination of the above-

identified application.

Respectfully submitted,

Daniel S. Polley, Reg. No. 34,902

**CUSTOMER NO. 44538** 

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	Sworn to and subscribed before me	this $13^{14}$ day of August, 2010.
		Beatry P. Bernal NOTARY PUBLIC
,		BEATRIZ P. BERNAL  Printed Name of Notary My Commission Expires: June 7, 2013
<b>d</b>	Personally known or	***************************************
0	Produced identification  Type of identification:	Notary Public State of Florida Beatriz P Bernal My Commission DD896735 Expires 06/07/2013